

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA

RECEIVED

Full	oTHY name lainti	and p	VARA Edward) rison number)		DEDIAR JAMANTE CLA	
BRET+ HOLMES				CIVIL ACTION 1 (To be supplie U.S. District	ed by crery or .	
your (Lis	const	tituti	(s) who violated) ional rights.) s of all the)	,		
ı.	PREV	Have deal:	US LAWSUITS ave you begun other lawsuits in state or federal court ealing with the same or similar facts involved in this etion? YES () NO ()			
	в.		e you begun other lawsuits in state or federal court ating to your imprisonment? YES () NO			
	c.	in the description	our answer to A or ne space below. (I ribe the additional r, using the same or	f there is more to lawsuits on anot	than one lawsuit,	
		1.	Parties to this pr Plaintiff(s)	evious lawsuit:		
			Defendant(s)			
		2.	Court (if federal state court, name	court, name the c	district; if	

Case 2:06-cv-00298-MHT-SRW Document 1 Filed 04/04/2006 Page 3 of 4 STATE BRIEFLY THE FACTS WHICH SUPPORT THIS GROUND. (State as best you can the time, place and manner and person involved.) ON OR ABOUT 3-22-2006 AGENT BRETT ACTED UNDER COLOR OF STATE LAW WILLFULLY INTENTIONALLY OBTAINS A WARRANT AND AFFIDAVIT, WHICH AGENT SHOULD HAVE KNOWN THAT FACTS RECITED IN AFFIDAVIT DID NOT CONSTITUTE PROBABLE CAUSE PLAINTIFF, BECAUSE WAS AT SOME ONE ELSE RESIDENCE HE did Not GROUND TWO: HAVE KNEWLESSE OF DRUGS BEING INSIDE THE RESIDENCE PLAINTIFF did Not Possessien ANY drugs, HE WAS MALICIOUS ARRESTED BY THE AGENT BRETT HOLMES SUPPORTING FACTS: WITHOUT PROBAGE CAUSE IS GASED SOLELY ON INFORMATION AGENT KNOWS to be FALSE OR WOULD KNOW to be FAISE IF HE dad Not RECKLESSLY disrgard truth, Not only does ARREST VIOLATED FOURTH AMENAMENT, AGENT BRETT HOLMES IS NOT ENTITLES to good FAITH immunity. THE DEFENDANTS CHARGE PLAINTIFF FOR TRAFFICKING A CONTROLLED SUBSTANCE POSSESSION OF MARINDANA I GROUND THREE: AND POSSESSION OF DRUG PARAPHERNALIA HIS BOND AMOUNT TWO.7 MILLION & DOLLARS. PLAINTIFF WERE SERIOUS SUPPORTING FACTS: INJURY BY UNKNOW AGENTS WHERE UNNECESSARY, UNREASONABLE AND VIOLENT Force by beating And Kicking After being Handouff, Plaintiff Never RESISED ARREST, PLAINTIFF WAS CRYING IN THE PRESENCE OF DEFENDANT, AND defendant did Nothing to Stop the BEATING, WITHIN THE Score, Acted IN BAD FAITH Agent Brett AS DEFENDANT IS LIABLE UNDER 42
USCS 1983 WHO IS UNDER COLOR OF STATE LAW, HE TED INTENT TO DEPRIVATION
PLAINTIFF RIGHTS, PRIVILEGES AND IMMUNITIES SECURED BY FEDERAL CONSTITUTION
AND BY 9 ROSS AND CULPABLE NEGLIGENCE BY PHYSICAL INJURY, AND PLAINTIF 15 HELD UNLAWFULLY AND DENIAL MEDICAL CARE OF THE INJURY OF THE AGENT CAUSED INFLICTED INTENTIONALLY, PLAINTIFF NEEDS TO BO TO A HOSPITAL FOR MEDICAL TREATMENTS PLAINTIFF HAS BEEN INCARCERATION TEN JAYS HE STILL SUFFERING PAIN, HIS WIFE HAS TAKEN PICTURES TO PROVE His injurys. PLAINTIFF SUFFERING to CRUEL AND UNUSUAL PUNISHMENTS To be Heid Against His WILL WITHOUT MEDICAL TREATMENTS HE IN SO MUCH PAINS HE NEEDS HEIP.

VI.	STATE BRIEFLY EXACTLY WHAT YOU WANT THE COURT TO DO FOR YOU.
	PLAINTIFF DEMANDS to be sent to A Hospital, AND \$ 25000 A
	day And Still Counting From 3-22-2006 FOR DENIED MEDICAL CARE
	AND PAINS AND SUFFERING FOR COMPENSATORY PUNITIVE DAMAGES OF THE SUM OF TWO. 7 MILLION DOLLARS AND THERE JOBS AND RELEASE FROM UNLAWFULLY INCARCERATION.
	OF THE SUM OF TWO. 7 MILLION DOLLARS AND THERE JOBS
	Signature of plaintiff(s).
and	I declare under penalty of perjury that the foregoing is true correct.
	EXECUTED on 4-3-06 (Date)